UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

| UNITED STATES OF AMERIC | A, Plaintiff, | Case Number <u>CR- 10- 030/HRL</u> |
|--|--|---|
| Javier Larcia | _, Defendant. | ORDER OF DETENTION PENDING TRIAL |
| In accordance with the B Defendant was present, represent Assistant U.S. Attorney PART I. PRESUMPTIONS APPLICATION | ed by his attorney 7. | C. § 3142(f), a detention hearing was held on 5/12, 2010. The United States was represented by |
| convicted of a prior offense descr offense, and a period of not more from imprisonment, whichever is | ibed in 18 U.S.C. § 3142 than five (5) years has el later. | cribed in 18 U.S.C. § 3142(f)(1) and the defendant has been $f(f)(1)$ while on release pending trial for a federal, state or local lapsed since the date of conviction or the release of the person condition or combination of conditions will reasonably assure the |
| safety of any other person and the /// There is probable can defendant has committed an offen | community. use based upon (the indicuse | etment) (the facts found in Part IV below) to believe that the |
| seq., § 951 et seq | ., or § 955a et seq., OR | onment of 10 years or more is prescribed in 21 U.S.C. § 801) et |
| | ole presumption that no c puired and the safety of the | rearm during the commission of a felony. condition or combination of conditions will reasonably assure the ne community. |
| PART II. REBUTTAL OF PRESUMP /// The defendant has no will be ordered detained. / / The defendant has con | | evidence to rebut the applicable presumption[s], and happerefore the to rebut the applicable presumption[squark(t): W. WIEKING NORTHERN DISTRIC. OF CALIFORNIA States. |
| ,, | | |
| conditions will reasonably assure t | proved to a preponderant he appearance of the defe | ace of the evidence that no condition or combination of endant as required, AND/OR |
| / The United States has will reasonably assure the safety of PART IV. WRITTEN FINDINGS OF | f any other person and the | |
| | nto account the factors se | tout in 18 U.S.C. § 3142(g) and all of the information submitted Chan Id with wolature of 21452 8846, 841(a) |
| three Convictions one alesconded from sol | 1 a NOW Alea 1 | in in 2008. There is a heach warrant for abscords |
| // Defendant, his attorned PART V. DIRECTIONS REGARDING The defendant is committed to | DETENTION | ney General or his designated representative for confinement in a |
| corrections facility separate to the external appeal. The defendant shall be afforded | ent practicable from perso ed a reasonable opportuni | ons awaiting or serving sentences or being held in custody pending ity for private consultation with defense counsel. On order of a see Government, the person in charge of the corrections facility shall |
| deliver the defendant to the United Sta | tes Marshal for the purpo | ose of an appearance in connection with a court proceeding. |
| | P | ATRICIA V. TRUMBULL, United States Magistrate Judge |

AUSA ___, ATTY ____, PTS ___